DONELAN, CLEARY, WOOD & MASER, P. C.

ATTORNEYS AND COUNSELORS AT LAW

18820-A FILED 1425 RECORDATION NO.

MAY 2 6 1994 -11 15 AM

INTERSTATE CONTINUES CONTINUESION

1275 K STREET, N. W. WASHINGTON, D. C. 20005-4078

> TELEPHONE: (202) 371-9500 TELECOPIER: (202) 371-0900

> > May 26, 1994

The Honorable Sidney L. Strickland, Jr. Secretary **Interstate Commerce Commission**

Washington, D.C. 20423

RECORDATION NO._ FILEU 1425

MAY 2 6 1994 - II 15 AM

INTERSTATE CONTINETOR CONTINESION

Dear Secretary Strickland:

Enclosed for recordation, under the provisions of 49 U.S.C. § 11303(a) and the regulations thereunder are three (3) executed counterparts each of (i) Equipment Leasing Agreement ("Lease") between Rail Co. VI, a Delaware corporation ("Lessor") and Cargill, Incorporated, a Delaware corporation ("Lessee"), a primary document, dated as of May 15, 1994; and (ii) Assignment of Lease ("Assignment") from Rail Co. VI, a Delaware corporation, as Assignor ("Assignor") to Wilmington Trust Company, as Security Trustee, as Assignee ("Assignee"), a secondary document, dated as of May 15, 1994.

The names and addresses of the parties to the enclosed documents are as follows:

EQUIPMENT LEASING AGREEMENT

LESSOR:

Rail Co. VI

1209 Orange Street

Wilmington, Delaware 19801

LESSEE:

Cargill, Incorporated

15407 McGinty Road West Wayzata, Minnesota 55391

DONELAN, CLEARY, WOOD & MASER, P. C. Letter to Secretary Sidney L. Strickland, Jr. May 26, 1994 Page 2

ASSIGNMENT OF LEASE

ASSIGNOR: Rail Co. VI

1209 Orange Street

Wilmington, Delaware 19801

ASSIGNEE: Wilmington Trust Company

Rodney Square North 1100 North Market Street

Wilmington, Delaware 19890-0001

A general description of the railroad equipment covered by the enclosed documents is attached hereto as Schedule I.

The undersigned is the attorney-in-fact for purposes of this filing. Please return the extra copies of the enclosed documents to John K. Maser III, Esquire, Donelan, Cleary, Wood & Maser, P.C., Suite 850, 1275 K Street, N.W., Washington, D.C. 20005-4078 or the bearer hereof.

Also enclosed is a remittance in the amount of \$36.00 for the required recording fees.

It is also requested that the Assignment be cross-indexed in the "Vendee" Index Book ("white pages") under the name of the Assignee, namely under: Wilmington Trust Company.

A short summary of the documents to appear in the index follows:

(1) Equipment Leasing Agreement ("Lease"), dated as of May 15, 1994, between Rail Co. VI ("Lessor") and Cargill, Incorporated ("Lessee"), covering four hundred seven (407) aluminum bodied covered hopper cars bearing identification numbers CLSX1001 through CLSX1407.

DONELAN, CLEARY, WOOD & MASER, P. C. Letter to Secretary Sidney L. Strickland, Jr. May 26, 1994 Page 3

(2) Assignment of Lease from Rail Co. VI, as Assignor, to Wilmington Trust Company, as Security Trustee, as Assignee, dated as of May 15, 1994, relating to the aforesaid Lease, and covering four hundred seven (407) aluminum bodied covered hopper cars bearing identification numbers CLSX1001 through CLSX1407.

Very truly yours,

RAIL CO. VI CARGILL, INCORPORATED WILMINGTON TRUST COMPANY

By:

John K. Maser III Attorney-In-Fact

Attachment 120-14

•• 18820 - A
RECORDATION NO. FILED 1425

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INTERSTATE COST TOTO CONTINUES

ASSIGNMENT OF LEASE

From

RAIL CO. VI, as Assignor

and

Consented and Agreed to by CARGILL, INCORPORATED, as Lessee

To

WILMINGTON TRUST COMPANY, not in its individual capacity, but solely as Security Trustee, as Assignee

Dated as of May 15, 1994

1.5

THIS ASSIGNMENT OF LEASE, dated as of May 15, 1994 (herein, together with all amendments and supplements hereto, called this Agreement), from RAIL CO. VI, a Delaware corporation, (herein, together with its successors and assigns as assignor under this Agreement, called Assignor), having an address at 1209 Orange Street, Wilmington, Delaware 19801, Attention: Mr. Mark A. Ferrucci, and consented and agreed to by CARGILL, INCORPORATED, a Delaware corporation (herein, together with its successors and assigns under this Agreement, called Lessee), having an address at 15407 McGinty Road West, Wayzata, Minnesota 55391-2399, Attention: Financial Officer, to WILMINGTON TRUST COMPANY, a Delaware banking corporation, not in its individual capacity but solely as Security Trustee hereunder (herein, together with its successors and assigns as assignee under this Agreement, called the Security Trustee), having an address at Rodney Square North, 1100 North Market Street, Wilmington, Delaware 19890-0001, Corporate Trust Administration. Attention:

Assignor is borrowing certain sums of money from Massachusetts Mutual Life Insurance Company, a Massachusetts corporation (the "Purchaser") and in order to evidence such borrowing is executing and delivering to the Purchaser its Secured Notes due 2014 and (herein collectively, together with any note or notes or other evidence or evidences of indebtedness issued in exchange therefor or in replacement thereof, called the The Notes are secured by, among other things a Security Agreement, dated as of the date hereof (herein, together with all supplements and amendments thereto, called the Security Agreement; the terms defined in such Security Agreement being used in this Agreement as therein defined, unless otherwise defined herein), from Assignor, as debtor, to Assignee, as Security Trustee for the benefit of Purchaser. The Security Agreement creates a lien on and security interest with respect to Assignor's interests in the Equipment Collateral and Other Collateral as defined in the Security Agreement (such interest in the Equipment Collateral, and the Other Collateral being herein collectively called the Collateral). The Equipment Collateral is being leased by Assignor to Lessee under an Equipment Leasing Agreement, dated as of May 15, 1994 (herein, together with all supplements and amendments thereto, called the Lease), between Assignor, as lessor, and Lessee, as lessee. To facilitate payments to be made to Transco, Incorporated, the remanufacturer of the Equipment (the "Remanufacturer") after the initial closing date, Assignor, Lessee and the Remanufacturer have entered into an Agency and Assignment Agreement (the "Agency Agreement"), pursuant to which Lessee will make certain Progress Payments (defined therein) to the Remanufacturer and shall be reimbursed therefor on the closing date which is Permanent Financing Date, by the Assignor. In order to induce the Purchaser to purchase the Notes, Assignor is entering into the undertakings set forth herein.

NOW THEREFORE, in consideration of the premises, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Assignor hereby agrees as follows:

Assignor, as security for the payment of the principal of, premium, if any, interest and all other sums payable on the Notes and of all sums payable under the Security Agreement and the performance and observance of the provisions thereof, has assigned, transferred, conveyed and set over and does hereby assign, transfer, convey and set over to Assignee all its estate, right, title and interest in, to and under the Lease and the Agency Agreement (other than Excepted Rights), together with all rights, powers, privileges and other benefits of the lessor under the Lease and the Agency Agreement, including but not by way of limitation: (i) the immediate and continuing right to receive and collect all rents, income, revenues, issues, profits, insurance proceeds, condemnation awards, moneys and security payable or receivable under the Lease or the Agency Agreement or pursuant to any of the provisions thereof, whether as rents or as the purchase price of the Equipment (as defined in the Lease) or any part thereof, or otherwise (except for Excluded Payments (as defined in the Security Agreement) and sums payable to any person other than the lessor thereunder), (ii) if Lessee offers to purchase the Equipment or any part thereof pursuant to the Lease, or becomes obligated to purchase the Equipment or any part thereof pursuant to the Lease, the right to accept or reject any such offer and the right and power (which right and power are coupled with an interest) to execute and deliver, as agent and attorney-in-fact of Assignor, appropriate deeds, bills of sale, assignments, releases and other instruments necessary for the conveyance of the Equipment or any part thereof, subject to Section 3.1 of the Security Agreement, (iii) the right to perform all other necessary or appropriate acts as agent and attorney-in-fact for Assignor with respect to any such purchase and conveyance, (iv) the right, subject to the rights of Assignor set forth in Section 6.8 of the Security Agreement, to make all waivers and agreements; provided, however, that, without Assignor's consent, there will be no reduction of rent, modification of the Rebuild Agreement (as defined in the Agency Agreement) or other actions taken which will adversely affect Assignor's interest other than as expressly contemplated by the Lease and the Agency Agreement, (v) the right, subject to the rights of Assignor set forth in Section 6.8 of the Security Agreement, to give all notices, consents and releases which Assignor may make under the Lease or the Agency Agreement; provided, however, that so long as no Event of Default has occurred and is continuing under the Lease or the Agency Agreement, Assignor may give consents and releases as may be requested by Lessee pursuant to the Lease or Agency Agreement, so long as such consents and releases will not result in the reduction of rent or other amounts payable pursuant to the Lease or Agency Agreement or otherwise adversely affect Assignee's

interest under the Lease or Agency Agreement, (vi) the right to take such action upon the happening of a default under the Lease or Agency Agreement, including the commencement, conduct and consummation of proceedings at law or in equity, as shall be permitted under any provision of the Lease or Agency Agreement or at law or in equity, and (vii) the right to do any and all other things whatsoever which Assignor or any lessor under the Lease is or may become entitled to do under the Lease or Agency Agreement. Notwithstanding any other provisions of this Agreement, any insurance proceeds or condemnation awards received by Assignee shall be made available to Lessee as and to the extent required by the terms of the Lease. Assignor agrees that any rejection by Assignor of any offer of Lessee to purchase the Equipment or any portion thereof pursuant to the Lease shall be of no effect unless accompanied by the written consent to such rejection or release by Assignee, which consent shall not be unreasonably withheld.

- 2. The assignment made hereby is executed as collateral security, and the execution and delivery hereof shall not in any way impair or diminish the obligations of Assignor or its successors and assigns under the Lease or Agency Agreement, nor shall any of the obligations contained in the Lease or Agency Agreement be imposed upon Assignee (other than the covenants of Assignor contained in Sections 2 and 14(b) of the Lease which shall be binding upon Assignee). Upon the payment of the principal of, Reinvestment Premium (as defined in the Security Agreement), if any, all accrued interest on the Notes and of all other sums payable on the Notes and under the Security Agreement, said assignment and all rights herein assigned to Assignee shall cease and terminate and all the estate, right, title and interest of Assignee in and to the above-described assigned property shall revert to Assignor, and Assignee shall, at the request of Assignor, deliver to Assignor an instrument in recordable form canceling this Agreement and reassigning the above-described assigned property.
- 3. Assignor hereby designates Assignee to receive all Interim Rent, Basic Rent, Supplemental Payments (to the extent payable to lessor pursuant to the Lease) and other sums payable to the lessor pursuant to the Lease or Agency Agreement (except for Excluded Payments and to receive duplicate original copies of all notices, under akings, offers, demands, statements, documents and other communications and information which Lessee is required or permitted to give, make, deliver to or serve upon the lessor under the Lease or Agency Agreement. Assignor hereby directs Lessee to deliver to Assignee at its address set forth above or at such other address as Assignee shall designate, all such Interim Rent, Basic Rent, Supplemental Payments and other sums and duplicate original copies of all such notices, undertakings, demands, statements, documents and other communications and information. All moneys received by Assignee

under this Agreement shall be applied in accordance with Article 4 of the Security Agreement. It is agreed that so long as no default or Event of Default shall have occurred under the Notes, the Lease, the Agency Agreement, the Security Agreement, or this Agreement, Lessee shall pay to Assignee only Interim Rent and Basic Rent in amount sufficient to make Installment Payments due on the Notes on or about such date and shall pay the balance of such Interim Rent or Basic Rent to Assignor or upon its order. If at any time Lessee shall have received notice of such default or Event of Default from Assignee or Assignor, then Lessee shall from that date forward pay all Basic Rent and other amounts due under the Lease or Agency Agreement directly to Assignee.

- 4. Assignor represents to Assignee that the Lease and Agency Agreement are each in full force and effect and are each not in default, that no rent has been paid by Lessee in advance, that no rent has been waived, released, reduced, discounted or otherwise discharged or compromised by Assignor, that Lessee has fully accepted and is in possession of the Equipment (except for such Units as may be in the possession of the Remanufacturer under the Rebuild Agreement) and that no other assignment has been made with respect to the subject matter of the assignment hereby made to Assignee, other than pursuant to the Security Agreement, except a subordinate assignment and security interest granted to the L/C Issuer.
- 5. Assignor agrees that said assignment and the designation and direction to Lessee hereinabove set forth are irrevocable, and that Assignor will not, while said assignment is in effect or thereafter until Lessee has received from Assignee notice of the termination thereof, take any action as lessor under the Lease or otherwise which is inconsistent with said assignment, or make any other assignment, designation or direction inconsistent therewith, and that any assignment or designation or direction inconsistent therewith shall be void. Assignor will from time to time, upon the request of Assignee, execute all instruments of further assurance and all such supplemental instruments as Assignee reasonably may specify.
- 6. Lessee expressly consents to the provisions of this Agreement and agrees to pay and deliver to Assignee as provided in Section 3 above (or to the last person or persons designated in writing by Assignee to Lessee at least twenty days prior to a due date for the payment of Basic Rent) all rents, other moneys and security assigned to Assignee pursuant to this Assignment (including, without limitation, Interim Rent, Basic Rent and Supplemental Payments and any amounts payable pursuant to the Agency Agreement) (each to the extent payable to Assignor pursuant to the Lease and Agency Agreement and subject to the effect of any grace periods, cure periods or cure rights established under the Lease or Agency Agreement), without offset, deduction, defense, deferment, and subject to the provisions of

the Lease, abatement or diminution, and will not, for any reason whatsoever, seek to recover from Assignee any moneys paid to Assignee by virtue of this Agreement (except for any moneys paid in error to Assignee in excess of the amounts required under the Lease and Agency Agreement and hereunder). Lessee agrees (i) that all sums payable to Assignee pursuant to the preceding sentence shall be paid in the manner provided in Section 7(d) of the Lease and Section 2.4 of the Security Agreement and (ii) to deliver to Assignee and to the Purchaser a duplicate original copy of all notices and other instruments which it may deliver to Assignor pursuant to the Lease or Agency Agreement (without thereby eliminating the requirement to deliver all such notices and other instruments to Assignor). No payment or delivery by Lessee shall be of any force or effect as against Assignee or Assignor unless actually received or made in accordance with Assignee's direction provided in the first sentence of this Paragraph 6. Assignor agrees that all payments made hereunder to Assignee by Lessee shall be deemed made by Lessee to Assignor under the Lease and Agency Agreement.

- Assignor and Lessee agree that they will not enter into any agreement subordinating, amending, modifying, extending, terminating (in the case of Lessee except as expressly permitted by the Lease and Agency Agreement) or in any manner altering the terms of the Lease or Agency Agreement, without the prior written consent of Assignee (it being understood and agreed that said written consent shall be subject to the consent of the Purchaser pursuant to Section 6.8 of the Security Agreement), and that any attempted subordination, amendment, modification, extension, termination or other alteration without such consent shall be If the Lease or the Agency Agreement shall be amended, it shall continue to be subject to the provisions hereof without the necessity of any further act by any of the parties hereto, and Lessee agrees (except as expressly permitted by the Lease or Agency Agreement) that it will remain obligated as lessee under the Lease and under the Agency Agreement in accordance with their respective terms and that Lessee will not take any action to terminate, rescind or avoid the Lease or Agency Agreement, notwithstanding the bankruptcy, insolvency, reorganization, composition, readjustment, liquidation, dissolution or other proceeding of or affecting Assignor or any assignee of Assignor and notwithstanding any action with respect to the Lease or Agency Agreement which may be taken by any trustee or receiver of Assignor or of any such assignee or by any court in any such proceedings.
- 8. Assignor and Lessee agree that (i) if, pursuant to the Lease, Lessee shall offer to purchase the Equipment (or any part thereof), notice of acceptance of any such offer shall be deemed validly given for all purposes if given by Assignee and notice by Assignor of rejection of any such offer shall be void unless accompanied by the written consent of Assignee, (ii) if Lessee

shall become obligated to purchase the Equipment pursuant to any provision of the Lease, Lessee will accept a bill of sale and other instruments conveying and transferring the Equipment (or any part thereof) which are executed and delivered by Assignee pursuant to Section 3.1 of the Security Agreement as being in compliance with the provisions of the Lease; provided, however, that said deed and other instruments shall, other than being executed and delivered by Assignee as agent and attorney-in-fact of Assignor under said Section 3.1, be in compliance with the provisions of the Lease. Lessee further agrees that, if it should become necessary for Assignee or any other party to institute any foreclosure or other judicial proceeding in order that title to the Equipment (or any part thereof) may be conveyed to Lessee, the time within which (i) the delivery of the bill of sale or other instruments relating to such conveyance and (ii) the payment of the applicable purchase price (as determined in accordance with the Lease) by the Lessee must be made shall be extended to the extent reasonably necessary to permit Assignee or such other party to institute and conclude such foreclosure or other judicial proceeding, and Lessee and Assignor agree that the Lease shall continue in full effect until the expiration of such period of extension; <u>provided</u>, <u>however</u>, that from and after such time as Lessee shall have duly paid any purchase price (as determined in accordance with the Lease), in connection with the delivery of any such bill of sale or other instrument, the Lessee's obligation to pay Basic Rent under the Lease shall Assignee agrees that any foreclosure or other proceeding commenced for the purposes set forth in this Paragraph 8 shall be commenced within a commercially reasonable time and be diligently pursued.

Lessee will deliver to Assignee and the Purchaser (at its address specified in Exhibit A hereto), simultaneously with the delivery thereof to Assignor pursuant to Section 30 of the Lease, a copy of each statement, report and certificate ("Lessee Information") required to be delivered pursuant to such Section. Assignee agrees that Lessee Information shall be treated in a responsible manner, and Assignee shall maintain the confidentiality of Lessee Information and not disseminate Lessee Information except to Assignee's officers, directors, affiliates, employees and professional consultants, who for proper reasons consistent with which Lessee Information is furnished need access to Lessee Information, and upon prior written notice if practicable (or otherwise upon prompt, subsequent written notice) to Lessee, to the National Association of Insurance Commissioners, to any governmental agency or authority, to such other parties to whom Assignee may have a duty or legal obligation of disclosure and to prospective purchasers of the Notes. Upon Assignee's request that it so do, Lessee shall deliver to any transferee of Assignee's rights hereunder or to any registered holder of a Note Lesse: Information upon the furnishing by such intended recipient to Lessee of its written

agreement to treat Lessee Information in a responsible manner, to maintain the confidentiality of Lessee Information and not to disseminate Lessee Information except to officers, directors, employees and professional consultants for such recipient, who for proper reasons consistent with the purposes for which Lessee Information is furnished, need access to Lessee Information and upon prior written notice to Lessee, to such other parties to whom such recipient may have a duty or legal obligation of disclosure.

- 10. Assignor and Lessee each agree to notify Assignee and any registered owner of a Note of any material default under the Lease promptly upon its receipt of any written notice thereof at such addresses as may from time to time be provided to Assignor and Lessee by Assignee or any registered owner of a Note for delivery of such notice.
- 11. Any communication from Assignee to Lessee pursuant to which Assignee purports to exercise any right granted hereunder shall be deemed to include Assignee's representation to Lessee that Assignee is then entitled to exercise such right. Lessee shall be entitled to rely upon the truth of each such representation without making any investigation or inquiry whatsoever, and Assignor hereby releases Lessee from any and all liability to the extent arising out of or resulting from the falsity of any such representation.
- 12. Lessee has been advised, as of the date hereof, of the amounts of Interim Rent required to make Installment Payments due on the Interim Notes, as referenced in Paragraph 3 above. On the Permanent Financing Date, Lessee will be advised, as of such Permanent Financing Date, of the amounts of Basic Rent required to make Installment Payments due on the Permanent Notes, as referenced in Paragraph 3 above. Lessee shall be entitled to assume that such amounts have remained unchanged in the absence of written notice, from both Assignee and Assignor), setting forth any change to such amounts.
- 13. This Agreement shall be binding upon, and inure to the benefit of Assignor, Lessee and Assignee and their successors and assigns.
- 14. This Agreement shall be governed by, and construed in accordance with, the laws of the State of Delaware.

IN WITNESS WHEREOF, Assignor and Lessee have caused this Assignment of Lease to be duly executed and delivered, all as of the day and year first above written.

Signed and acknowledged in the presence of:	ASSIGNOR: RAIL CO. VI
Printed Name:	By: (1) (1) Connico Name: MARK A. FERRUCCI Title: PRESIDENT
Princed Name:	LESSEE:
	Consented and Agreed to By:
Signed and acknowledged in the presence of:	CARGILL, INCORPORATED
Printed Name:	By: Name: Title:
Printed Name:	

IN WITNESS WHEREOF, Assignor and Lessee have caused this Assignment of Lease to be duly executed and delivered, all as of the day and year first above written.

ASSIGNOR:
RAIL CO. VI

Signed and acknowledged in the presence of:

By:
Name:
Title:

Printed Name:

LESSEE:

Consented and Agreed to By:
CARGILL, INCORPORATED

Signed and acknowledged in the presence of:

Printed Name: Anne E. Carlson

Name: Gordon E. Knudsvig Title: Treasurer

Printed Name: Rosemarie Morris

IN WITNESS WHEREOF, Assignee consents and agrees to the terms and provisions of the Assignment of Lease, dated as of May 15, 1994, from Rail Co. VI, as assignor and consented and agreed to by Cargill, Incorporated, as lessee.

ASSIGNEE:

WILMINGTON TRUST COMPANY, not in its individual capacity, but soley as Security Trustee

Its: Applytant Vice Problems

Signed and acknowledged in the presence of:

Printed Name: South M. Dreadio

Printed Name: Sonja F. Alien

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STATE OF DELAWARE)) SS:
COUNTY OF NEW CASTLE)
On this 16thday of appeared Mark A. Ferrucci	May , 1994 before me personally , the President
of RAIL CO. VI, a Delawar foregoing instrument was corporation by authority	re corporation, and acknowledged that the signed and sealed on behalf of said of its Board of Directors and the ag instrument was the free act and deed
	Notary Public Camilia M. Denny
[Seal]	My commission expires: 9/22/95

STATE OF	MINNESOTA)) SS:			
COUNTY OF	F HENNEPIN)			
appeared	Gordon E. Knudsy	/iq		ore me personally, the <u>Treasurer</u>	·
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STATE OF DELAWARE	
COUNTY OF NEW CASTLE)	SS.
<pre>known, who being by me dul of WILMINGTON TRUST C on behalf of said corporat Directors; and (s)he acknown</pre>	may, 1994, before me y sworn, says that (s) he is an introduction to the company, that said instrument was signed ion by authority of its Board of weldged that the execution of the he free act and deed of said
(SEAL)	Daule M. Sulachi Notary Public
N	y commission expires:
	Friday of the first
	wy commiscion of piece / pr. 14, 1996

EXHIBIT A

Massachusetts Mutual Life Insurance Company 1295 State Street Springfield, Massachusetts 01111 Attention: Securities Custody and Collection Department, E381

SCHEDULE I

New Marks and Identification Numbers

Four hundred seven (407) aluminum bodied covered hopper cars with gravity type rack-and-pinion discharge gates and countinuous through hatch roof opening having 4,750 cubic foot capacity, 286,000 pound gross load weight capacity, built by Transco Railway Products and to be remanufactured by Progress Rail Services Corporation and bearing identification numbers CLSX 1001 through CLSX 1407.

Original and Subsequent Marks and Identification Numbers

From a series of four hundred eight (408) units originally and subsequently identified, as follows:

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730U	7 U Z 77 7 U Z 79	CLSX 70797 CLSX 70799	
500 500	7077 7 70801		
569 569	70601 70803		
500 500	7.00.0 7.0007		
270 200	7050 7		
ಕಾದರ	70511	· -	
905 905	70813		
SCO	70813 70817		
500 500	70817	500 70317	
50.	70814	SUD 70819	
500		900 70821	
800 800	7082T	ELSX 70327	
800 800	70820 70807	500 70825	
800 800	70827 70801	CL5X 70007	
500 500	70833 7 0833	LLSX 70801	
500 800	70835 70835	CLSX 70833	
300 300	70833		
500 500	70807 70811	CLSX 70819 ELSX 70841	
500	70 B 4 B		
30u	US42	CLEX 70640	
300	/US47	200 70247	
uu.	70651	CLSX 70649 . HEG 70851	
	7.6601 70833		
	7. 305 7. 305	SUB 70553	
300 300	70857	CLSX 70855	
500 500		500 70857	
	70859	CLSX 70859	
500 500	70861 70867	CLSX 70861	
	70863	CLSX 70863	
500 600	70865	SOB 70865	
500 500	70867	CLSX 70867	
500	70871	CLSX 70871	
500 500	70873	500 70873	
5 00	70875	CLSx 70875	

	al Marks lumbers	Subsequ and I	ent Marks Numbers
500	70877	CLSX	70877
500 .	70879	LLSX	70879
500	70881	CLSX	70881
SOO	70887	LLSX	70883
500	70885	CLSX	70885
500	70887	SJ0	70887
200	70889	CLSX	70889
500	70891	ಽ೨೦	70891
SOO	70890	CLSX	70893
308	70895	CLSX	70895
ຣນດ	70897	S03	70897
ຣວນ	70899	CLSX	70899
ຣດບ	70901	CLSX	70901
ຣວວ	アンタレン	900	70903
5 00	70905	500	70905
ຣນດ	70907	CLSX	70907
SOD	70909	300	70909
<u> </u>	70911	CLSX	70911
SCD	70913	500	70913
ยอม	70915	LLSX	70915
5 U L	70917	ຣວລ	70917
SUD	70919	500	70919
9.00	70921	500	70921
ຣດບ	70717	CLSX	70920
ಎ ಟಟ	70925	CLEX	70925
UUC	. <i>j</i> _ 7	CLSX	7091/9
503	70931	50 0	70931
500	70933	LISX	70900
೭೮೮	70935	500	70935
(،بات	70937	ULSX	70937 70939
5LU	70939	CLSX	70939 70941
ຮິດປ	70541	CLSX CLSX	70943 70943
50U	70941	CLEX	70945 70945
900 800	70945 7 0947	50D	70947
80 0	70947 70945	ຄຸດ ອ້າ	70949
900 500	70951	CLSX	70751
SU0	70953	500	70953
300 300	70957	500	70957
200 200	70959	CLSx	70959
500 500	70961	200	70961
500 500	70963	LLSX	70963
50U	70967	CLSX	70957
500 CC3	70969	300 300	70969
9 00	76971	CLEA	70971
507	70975	500	7 0973
ะเดิน	70975	CL5X	70975
500	70977	S00	70977
ಆ೦೦	70979	SOO	70979
ຣວບ	70781	500	70981

Origina and N	l Marks umbers	s		ent Marks Numbers
ຣວບ	70987		LSX	70987
SOO	70989		LSX	709B9
500	70991		3DC	70991
500	7099 <i>7</i>		00	70997
500	70999		LSX	70999
500	71001		300	71001
S00	71003		LSX	71003
500	71009	5	00	71009
SOC	71013	٥	LSX	71013
ຣບບ	71015		LSX	71015
SUD	71017	S	00	71017
500	71019		LSX	71019
500	71021	C	LSX	71021
SOO	71023	9	300	71023
500	71025	C	LSX	71025
ຮວບ	71027	٤	SO0	71027
500	71019	0	LSX	71029
ຣວດ	71013		500	71033
500	71005		מסט	71035
500	71037		CLSX	71037
308	71041		00	71041
SOO	71043		CLSX	71043
Su0	71047		LSX	71047
\$00	71049		CLSX	71049
ะเป็น	71051		CLSX	71051
920	71050		CLSX	71053
500	71357		500	71057
SCO	71.089		SCC	71059
5.70	71.61		CLSX	71061 71067
5 00	71067		CLSX	71071
600	71071		300 300	71075
500	71075		500 500	71075
500 500	71079 71081		CLSX	71081
50u	71083		500	71083
500 300	71085		CLSX	71085
500 500	71087		CLSX	71087
500 500	71089		300 300	71089
50 0	71091		CLSX	71091
300 300	71090	-	500	71093
500 500	71075		CLSX	71095
200	71097		รอบ	71097
500 500	71099		CLSX	71099
500	71101		CLSX	71101
500 500	71103		CLSX	71103
500	71105		CLSX	71105
800	71107		500	71107
SDO	71109	;	500	71109
SCO	71111		500	71111
500	71113		500	71113
800	71115	I	CLSX	71115

	l Marks umbers	Subsequent Marks and Numbers
500	71117	CLSX 71117
S00	71121	SOO 71121
500	71123	SDD 71123
500	71127	SDD 71127
500	71129	500 71129
500	71131	500 71131
S00	71135	CLSX 71135
SC0	71137	500 71137
S00	71139	CLSX 71139
500	71143	CLSX 71143
500	71145	CLSX 71145
SOO	71147	CLSX 71147
S00	71149	CLSX 71149 500 71151
S00	71151	500 71151 500 71153
500	71153 71155	500 71155 500 71155
500 500	71153	500 71153 500 71157
500	71157	CLSX 71159
500 500	71161	500 71161
500	71163	CLSX 71163
500	71165	CLSX 71165
500	71167	CLSX 71167
500	71169	500 71169
500	71171	CLSX 71171
500	71173	CLSX 71173
500	71175	S00 71175
SOJ	71177	SOO 71177
500	71179	CLSX 71179
S00	71181	500 71181
S00	71183	500 7118 3
500	71185	SDD 71185
SDO	71187	CLSX 71187
S00	71191	CLSX 71191
500	71193	S00 71193
500	71195	CLSX 71195
500	71197	500 71197
S00	71199	CLSX 71199
SOO	71201	CLSX 71201
S00	71200	S00 71203
500 500	71205	CLSX 71205 CLSX 71207
S00	71207	CLSX 71207 CLSX 71209
500 500	71209 71211	SDD 71211
500 500	71211	CLSX 71213
500 500	71213	SOD 71217
500 500	71217	SDD 71217 SDD 71219
500 500	71221	CLSX 71221
500	71223	CLSX 71223
500	71225	CLSX 71225

	l Marks jumbers	Subsequent Mark	KS
**************************************	71233 71235 71235 71235 71237 71237 71247 71247 71255 71255 71257 71267 71267 71268 71288 71288 71288 71299 71299 71299 71307 71307 71317 71317 71317 71317	CLSX 71233 CLSX 71233 CLSX 71233 CLSX 71233 CLSX 71243 CLSX 71243 CLSX 71243 CLSX 71243 CLSX 71253 CLSX 71253 CLSX 71253 CLSX 71263 CLSX 71263 CLSX 71263 CLSX 71263 CLSX 71263 CLSX 71273 CLSX 71283 CLSX 71303 CLSX 71303 CLSX 71303 CLSX 71313 CLSX 71313 CLSX 71313 CLSX 71313	55775571577557755777557775577755777557
500 500 500 500 500 500 500 500 500 500	71287 71289 71291 71293 71299 71301 71305 71307 71307 71311 71313 71317 71317	CLSX 71283 CLSX 71283 SDD 71293 CLSX 71293 SDD 71293 CLSX 71303 CLSX 71303 CLSX 71303 CLSX 71303 CLSX 71303 CLSX 71303 CLSX 71313 CLSX 71313 CLSX 71313 CLSX 71313	7 7 7 1 3 7 7 1 3 7 7 7 7 7 7 7 7 7 7 7

Original Marks and Numbers		 Subsequent Marks and Numbers	
sco	71359	CLSX	71359
500	71361	CLSX	71361
ຣບດ	71363	CLSX	71363
500	71365	500	71365
Spo	71367	CLSX	71367
S00	71369	CLSX	71369
ຮວບ	71371	CLSX	71371
500	71373	CLSX	71373
\$00	71375	CLSX	71375
SOD	71277	CLSX	71377
5 00	71379	SOO	71379
500	71381	CLSX	71381
500	71385	CLSX	71385
SD0	71391	CLSX	71391
500	71593	CLSX	71393
SOD	71595	S00	71395
sou	71097	S00	71397
SCD	71799	CLSX	71399
5 00	71401	CLSX	71401
500	71403	CLSX	71403
SOU	71405	CLSX	71405
500	71407	CLSX	71407
500	71409	CLSX	71409
ຣວດ	71411	CLSX	71411
S00	71413	CLSX	71413 71415
80 0	71415 71417	CLSX CLSX	71417
500 £00	71419	CLSX	71417
£00	71421	CLSX	71421
800	71423	CLSX	71423
800	71425	CLSX	71425
ຣບວ	71427	CLSX	71427
S UO	71429	CLSX	71429
\$00	71401	CLSX	71431
500	71453	CLSX	71437
ອດວ	71437	CLSX	71437
500	71479	CLSX	71439
ຣຸບຸບ	71441	CLSX	71441
200	71443	CLSX	71443
ອປປ	71440	CLSX	71445
500	71447	CLSX	71447
ຣິນ D	71449	CLSX	71449